	<b>8.</b> A \	. 5	
	Application No.	Applicant(s)	
•	09/918,295	TRAUT ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Leslie Wong	2167	
The MAILING DATE of this communication ap Il claims being allowable, PROSECUTION ON THE MERITS erewith (or previously mailed), a Notice of Allowance (PTOL-0 OTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3	IS (OR REMAINS) CLOSED in 85) or other appropriate communication is s	this application. If not included nication will be mailed in due course.	THIS initiative
☐ This communication is responsive to <u>03/10/2005</u> .			
☐ The allowed claim(s) is/are 8-9, 11, and 13-20 and now is	renumbered as 1-11 .		
$\square$ The drawings filed on <u>03 January 2002</u> are accepted by	the Examiner.		
a) ☐ Acknowledgment is made of a claim for foreign priority a) ☐ All b) ☐ Some* c) ☐ None of the:  1. ☐ Certified copies of the priority documents have	- , , , ,	or (f).	
2. Certified copies of the priority documents ha	ave been received in Applicatio	n No	
3.  Copies of the certified copies of the priority	documents have been received	l in this national stage application fron	n the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DAT noted below. Failure to timely comply will result in ABANDOI THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	E" of this communication to file NMENT of this application.	a reply complying with the requireme	nts
A SUBSTITUTE OATH OR DECLARATION must be sul INFORMAL PATENT APPLICATION (PTO-152) which g	bmitted. Note the attached EXA gives reason(s) why the oath or	MINER'S AMENDMENT or NOTICE declaration is deficient.	OF
CORRECTED DRAWINGS ( as "replacement sheets") n	nust be submitted.		
(a) ☐ including changes required by the Notice of Draftsp	erson's Patent Drawing Review	( PTO-948) attached	
1) 🗌 hereto or 2) 🔲 to Paper No./Mail Date	·		•
(b) ☐ including changes required by the attached Examin Paper No./Mail Date	er's Amendment / Comment or	in the Office action of	
Identifying indicia such as the application number (see 37 CFF each sheet. Replacement sheet(s) should be labeled as such i	R 1.84(c)) should be written on the the header according to 37 CF	e drawings in the front (not the back) o	f
☐ DEPOSIT OF and/or INFORMATION about the de attached Examiner's comment regarding REQUIREMEN	posit of BIOLOGICAL MATE	RIAL must be submitted. Note the	
ttachment(s)			
Notice of References Cited (PTO-892)		ormal Patent Application (PTO-152)	
Notice of Draftperson's Patent Drawing Review (PTO-948	<i>-</i>	mmary (PTO-413), Mail Date	
☑ Information Disclosure Statements (PTO-1449 or PTO/SI Paper No./Mail Date 5 IDSes	B/08), 7. 🛛 Examiner's	Amendment/Comment	
Examiner's Comment Regarding Requirement for Deposi	<del></del>	Statement of Reasons for Allowance	
of Biological Material	9.		



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## **DETAILED ACTION**

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## Information Disclosure Statement

1. Applicants' Information Disclosure Statements, filed 01/30/2002, 03/19/2002, 04/03/2002, 04/09/2002, and 03/22/2004 have been received, entered into the record, and considered. See attached form PTO-1449.

## **EXAMINER'S AMENDMENT**

2. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Mr. Johnathan Waldman on 08 June 2005.

The application has been amended as follows:

In claim 8, line 1, replace "the" with – a –

In claim 8, line 3, after "establishing in", replace "the" with --a -In claim 8, line 3, after "drive of", replace "the" with --a -In claim 8, line 6, after "to be", delete – the –

In claim 8, line 6, after "to be", insert –a physical –

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In claim 8, line 7, after "system", insert -- and the differencing drive comprising a bit map that identifies blocks of the virtual hard drive that are present in the differencing drive; --

In claim 8, line 8, after "to the", insert --virtual –
In claim 8, line 10, after "recording", replace "the" with –a--

In claim 9, line 1, after "performing", replace "a" with – the – In claim 9, line 2, after "drive of", replace "an" with – the – In claim 9, line 3, after "comprises", delete – the step of –

In claim 11, line 3, after "establishing in", replace "the" with --a -In claim 11, line 3, after "drive of", replace "the" with --a -In claim 11, line 6, after "to be", delete – the –
In claim 11, line 6, after "to be", insert –a physical –
In claim 11, line 8, after "to the", insert –virtual –
In claim 11, line 10, after "recording", replace "the" with – a –
In claim 11, line 13, after "prompting", replace "the" with – a –

In claim 11, line 13, after "system", insert — at the conclusion of a computing session —

In claim 11, line 14, after "the", insert – virtual – In claim 11, line 15, after "the", insert – virtual –

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In claim 11, line 16, after "content of the", insert – virtual – In claim 11, line 17, after "content of the", insert – virtual –

In claim 13, line 1, after "performing", replace "an" with – the – In claim 13, line 1, after "operation on", replace "a" with – the – In claim 13, line 2, after "drive of", replace "an" with – the – In claim 13, line 3, after "for", replace "a" with – the –

In claim 14, line 3, after "establishing in", replace "the" with --a -In claim 14, line 3, after "drive of", replace "the" with --a -In claim 14, line 6, after "to be", delete - the -In claim 14, line 6, after "to be", insert -a physical -In claim 14, line 8, after "to the", insert --virtual -In claim 14, line 10, after "recording", replace "the" with --a -In claim 14, line 13, after "prompting", replace "the" with --a -In claim 14, line 14, after "content of the", insert -- virtual -In claim 14, line 15, after "the", insert -- virtual -In claim 14, line 16, after "content of the", insert -- virtual -In claim 14, line 17, after "content of the", insert -- virtual -In claim 14, line 18, after "drive to the", delete --content of the---

In claim 15, line 3, after "on", replace "the" with - a -

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In claim 15, line 5, after "drive of the", insert --host -In claim 15, line 7, after "drive of the", insert --host -In claim 15, line 10, after "differencing", insert --drive -In claim 15, line 11, after "content of the", insert -- the -In claim 15, line 15, after "accommodate", insert -- the --

In claim 19, line 1, after "operation to", replace "the" with – a— In claim 19, line 3, after "establishing in", replace "the" with -a -In claim 19, line 3, after "drive of", replace "the" with --a --In claim 19, line 7, after "to be", delete - the -In claim 19, line 7, after "to be", insert –a physical – In claim 19, line 9, after "performing a", insert --first --In claim 19, line 9, after "to the", insert --virtual --In claim 19, line 11, after "recording", delete -the--In claim 19, line 11, after "recording", insert – a first— In claim 19, line 11, after "result of the", insert – first— In claim 19, line 16, after "performing a", insert -- second --In claim 19, line 16, after "to the", insert --virtual --In claim 19, line 18, after "recording", delete -the--In claim 19, line 18, after "recording", insert - a second-In claim 19, line 18, after "result of the", insert – second—

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In claim 20, line 1, after "performing", replace "a" with – the – In claim 20, line 2, after "comprising", delete –the step of – In claim 20, line 4, after "drive at", replace "the" with --a –

## Reasons for Allowance

3. Claims 8-9, 11, 13-20 are allowed.

The following is an examiner's statement of reasons for allowance:

Prior art of record fails to teach a combination of elements including establishing in a hard drive of a host computer system a plurality of files comprising the virtual hard drive of the emulated computer system, the plurality of files including a file associated with a parent drive and a file associated with a differencing drive, the parent drive appearing to the emulated computer system to be a physical hard drive of the emulated computer system and the differencing drive comprising a bit map that identifies blocks of the virtual hard drive that are present in the differencing drive and recording the result of the write operation in the differencing drive of the virtual hard drive such that write operations performed to the virtual hard drive of the host computer system are performed in the differencing drive rather than in the parent drive as recited in independent claim 8.

Prior art of record fails to teach a combination of elements including establishing in a hard drive of a host computer system a plurality of files comprising the virtual hard

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drive of the emulated computer system, the plurality of files including a file associated with a parent drive and a file associated with a differencing drive, the parent drive appearing to the emulated computer system to be a physical hard drive of the emulated computer system, recording a result of the write operation in the differencing drive of the virtual hard drive such that write operations performed to the virtual hard drive of the host computer system are performed in the differencing drive rather than in the parent drive, and prompting a user of the emulated computer system at the conclusion of a computing session for a determination of whether the content of the virtual hard drive of the emulated computer system should revert to the content of the virtual hard drive at an earlier time as recited in independent claim 11.

Prior art of record fails to teach a combination of elements including establishing in a hard drive of a host computer system a plurality of files comprising the virtual hard drive of the emulated computer system, the plurality of files including a file associated with a parent drive and a file associated with a differencing drive, the parent drive appearing to the emulated computer system to be a physical hard drive of the emulated computer system, recording a result of the write operation in the differencing drive of the virtual hard drive such that write operations performed to the virtual hard drive of the host computer system are performed in the differencing drive rather than in the parent drive, and prompting a user of the emulated computer system for a determination of whether the content of the virtual hard drive of the emulated computer system should

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revert to the content of the virtual hard drive at an earlier time as recited in independent claim 14.

Prior art of record fails to teach a combination of elements including wherein write operations to the virtual hard drive are made to the primary differencing drive during a first time interval, the primary differencing drive recording the writes to the virtual hard drive and expanding in size to accommodate the content of the write operations to the virtual hard drive during the first time interval and wherein write operations to the virtual hard drive are made to the secondary differencing drive during a second time interval, the secondary differencing drive recording the writes to the virtual hard drive and expanding in size to accommodate the write operations to the virtual hard drive during the second time interval as recited in independent claim 15.

Prior art of record fails to teach a combination of elements including establishing in a hard drive of a host computer system a plurality of files comprising the virtual hard drive of the emulated computer system, the plurality of files including a file associated with a parent drive and a file associated with a differencing drive, the parent drive appearing to the emulated computer system to be a physical hard drive of the emulated computer system, switching the target drive to the secondary differencing drive, recording the second result of the second write operation in the secondary differencing drive of the virtual hard drive such that write operations performed to the virtual hard

drive of the host computer system are performed in the secondary differencing drive rather than in the parent drive as recited in independent claim 19.

These features, together with the other limitations of the independent claims are novel and non-obvious over the prior art of record. The dependent claims 9, 13, 16-18, and 20 being definite, enabled by the specification, and further limiting to the independent claim, are also allowable.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leslie Wong whose telephone number is (571) 272-4120. The examiner can normally be reached on Monday to Friday 9:30am - 6:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John E Breene can be reached on (571) 272-4107. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Leslie Wong Patent Examiner

Patent Examiner Art Unit 2167

LW

June 10, 2005